UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE CAPITAL ONE TELEPHONE CONSUMER PROTECTION ACT LITIGATION	Master Docket No. 1:12-cv-10064 MDL No. 2416
This document relates to:	
BRIDGETT AMADECK, et al.,	Case No. 1:12-cv-10135
v.	
CAPITAL ONE FINANCIAL CORPORATION, and CAPITAL ONE BANK (USA), N.A.	
This document relates to:	
NICHOLAS MARTIN, et al.,	Case No. 1:11-cv-05886
v.	
LEADING EDGE RECOVERY SOLUTIONS, LLC, and CAPITAL ONE BANK (USA), N.A.	
This document relates to:	
CHARLES C. PATTERSON,	Case No. 1:12-cv-01061
V.	
CAPITAL MANAGEMENT, L.P., and CAPITAL ONE BANK (USA), N.A.	
JEFFREY T. COLLINS,	
Objector.	

DECLARATION OF MELISSA A. HOLYOAK

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Melissa A. Holyoak declares as follows:

1. I have personal knowledge of the facts set forth herein and, if called as a witness, could

and would testify competently thereto.

2. I am the attorney for objector Jeffrey T. Collins in this matter.

3. I am an attorney with the Center for Class Action Fairness, a public interest law firm

based out of Washington D.C. I have worked with the Center since July 2012. CCAF's mission is to

litigate on behalf of class members against unfair class action procedures and settlements, and it is has

won millions of dollars for class members. See, e.g., Brian Zabcik, Conscientious Objector, LITIGATION 11

(Spring 2013), available at http://is.gd/alm_frank2013 (redirect); Ashby Jones, A Litigator Fights Class-

Action Suits, WALL ST. J. (Oct. 31, 2011); In re Classmates.com Consol. Litig., No. 09-cv-0045-RAJ, 2012

U.S. Dist. LEXIS 83480, at *29 (W.D. Wash. Jun. 15, 2012) (noting that CCAF's client "was relentless

in his identification of the numerous ways in which the proposed settlements would have rewarded

class counsel (and a cy pres charity) at the expense of class members" and "significantly influenced the

court's decision to reject the first settlement and to insist on improvements to the second").

4. Before Objector Collins' Motion to Lift Stay for Limited Discovery was filed, notice

that Objector Collins would be moving to lift the stay and a copy of the Motion in draft form were

provided to counsel of record for all parties. Defendants Capital One, Capital Management Systems

LP, Leading Edge Recovery Solutions, LLC, and AllianceOne Receivables Management, Inc. take no

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position on the Motion. Plaintiffs oppose the Motion.

I declare under penalty of perjury under the laws of the United States of America that the

foregoing is true and correct.

Executed on October 17, 2014, in Columbia, Missouri.

/s/Melissa A. Holyoak

Declaration of Melissa A. Holyoak

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